

Docket No.: 3691-0133PUS1

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Takashi NISHIMURA et al.

Application No.: 10/583,860

Filed: June 21, 2006

For: PROCESS FOR PRODUCING ENGINEERED

TARGETED T CELL AND MEDICINE

Confirmation No.: N/A

Art Unit: Not Yet Assigned

Examiner: Not Yet Assigned

LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Subsequent to the filing of the above-identified application on June 21, 2006, attached hereto is an English Translation of the International Preliminary Report on Patentability issued by the International Bureau on behalf of the International Searching Authority. Please make this document of record for the above-identified application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or to credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Dated: September 25, 2006

Respectfully submitted,

Registration No.: 28,977

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Attachment

GMM/tmh

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

To:

OHNO, Seiji
OHNO & PARTNERS, Kasumigaseki Building 36F, 2-5,
Kasumigaseki 3-chome, Chiyoda-ku, Tokyo
1006036
JAPON

Date of mailing (day/month/year)
.31 August 2006 (31.08.2006)

Applicant's or agent's file reference
PHT-9002WO

International application No.
PCT/JP2004/019714

Applicant

HOKKAIDO TECHNOLOGY LICENSING OFFICE CO., LTD. et al

1	Transmittal	ηf	the	translation	ťο	the applicant.
ı.	II anomina i	U	uic	u ansiauvii	w	mic applicant

•	The International Bureau transmits herewith a copy of the English translation of the international preliminary report or patentability (Chapter I).

The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

2. Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

None

The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SM, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Yoshiko Kuwahara

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference PHT-9002WO	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/JP2004/019714	International filing date (day/month/year) 22 December 2004 (22.12.2004)	Priority date (day/month/year) 22 December 2003 (22.12.2003)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant HOKKAIDO TECHNOLOGY LICENSING OFFICE CO., LTD.				

•						
1.	This international preliminary re International Searching Authorit	port on patentability (Chaptoy under Rule 44 bis.1(a).	er I) is issued by the International Bureau on behalf of the			
2.	This REPORT consists of a total	s REPORT consists of a total of 5 sheets, including this cover sheet.				
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.					
3.	This report contains indications relating to the following items:					
	Box No. I	Basis of the report				
	Box No. II	Priority				
	Box No. III	Non-establishment of opi	inion with regard to novelty, inventive step and industrial			
ı	Box No. IV	Lack of unity of invention	n			
	Box No. V		r Article 35(2) with regard to novelty, inventive step or industrial d explanations supporting such statement			
	Box No. VI	Certain documents cited	_			
	Box No. VII	Certain defects in the inte	ernational application			
	Box No. VIII	Certain observations on t	he international application			
4.	The International Bureau will co not, except where the applicant r date (Rule 44bis .2).	mmunicate this report to des nakes an express request und	signated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but der Article 23(2), before the expiration of 30 months from the priority			
•						
			Date of issuance of this report 22 August 2006 (22.08.2006)			
	The International Bures		Authorized officer			
	34, chemin des Colo		Yoshiko Kuwahara			

e-mail: pt07@wipo.int

Facsimile No. +41 22 338 82 70 Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

From the INTERNATIONA	AL SEARCHING AUTHOR	RITY		AANC.
То:				PCT PCT
			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY	
	•			(PCT Rule 43bis.1)
			Date of mailing (day/month/year)	
Applicant's or age	nt's file reference		FOR FURTHER A	ACTION
PHT-9002	5MO			See paragraph 2 below
International appli	ication No. 004/019714	International filing date (day/month/year)	Priority date (day/month/year) 22.12.2003
	nt Classification (IPC) or bot	<u> </u>		22.12.2003
Applicant HOKKAIDO	D TECHNOLOGY	LICENSING OF	FICE CO.,	LTD.
				·
2. FURTH If a dem Internation than this this Inter If this op written r PCT/ISA	Box No. IV Lack of unit Box No. V Reasoned st applicability Box No. VI Certain doc Box No. VII Certain obse Box No. VIII Certain obse ER ACTION nand for international preliminant preliminary Examining one to be the IPEA and the mational Searching Authority pinion is, as provided above,	ishment of opinion with regity of invention tatement under Rule 43bis. y; citations and explanation numents cited ects in the international apprervations on the internation minary examination is manually examination in the second examination is examinated to be a written private, with amendments, and 22 months from the private.	gard to novelty, invention I(a)(i) with regard to make the supporting such state that the supporting such state that this opinion will that this does not apport the International Bure the opinion of the IPEA before the expiration	be considered to be a written opinion of the ly where the applicant chooses an Authority other au under Rule 66.1 bis(b) that written opinions of the applicant is invited to submit to the IPEA a of 3 months from the date of mailing of Form
3. For furth	er details, see notes to Form	PCT/ISA/220.		
Name and mailing address of the ISA/JP			Authorized officer	
Facsimile No.			Telephone No.	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2004/019714

Box	k No. I	Basis of this opinion
1.		regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under
	-	Rule 12.3 and 23.1(b)).
2.	With	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed antion, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
		in written format
		in computer readable form
	c.	time of filing/furnishing
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Add	itional comments:
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2004/019714

Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	ons whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially nave not been examined in respect of:
	the entire international application
\boxtimes	claims Nos. 20-21
because	*
	the said international application, or the said claims Nos. 20-21 relate to the following subject matter which does not require an international preliminary examination (specify):
	The inventions of Claims 20-21 relate to a method for treatment or diagnosis of the human body, which does not require an examination by the International Examining Authority in accordance with Patent Cooperation Treaty Article 17(2)(a)(i) and Rule 39.1(iv) based on the Patent Cooperation Treaty.
	,
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
	the claims, or said claims Nos are so inadequately supported
5-7	by the description that no meaningful opinion could be formed.
	no international search report has been established for said claims Nos. 20-21
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:
	the written form has not been furnished does not comply with the standard
i)	the computer readable form has not been furnished does not comply with the standard
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2004/019714

. Statem	ent			
No	velty (N)	Claims	1-19	YES
		Claims		NO
Inv	entive step (IS)	Claims		YES
		Claims	1-19	NO
Ind	ustrial applicability (IA)	Claims	1-19	YES
		Claims		NO

2. Citations and explanations:

Document 1: Igaku no Ayumi (2000), Vol. 195, No. 1, pp. 3-8

Document 2: Cancer therapy & host (2000), Vol. 12, No. 4, pp. 363-373

Document 3: Clinical Immunology (2002), Vol. 38, No. 4, pp. 363-369

Document 4: Igaku no Ayumi (2002), Vol. 200, No. 6, pp. 481-486

Document 5: Monbusho Kagakukenkyuuhi Hojokin ni yoru gan-juten kenkyu-hokokushu

roku: Gan-kenkyuu ni kakaru juten-ryoiki kenkyu (Gan-juten) (1997), pp. 525-528

Document 6: Hematology & Oncology (1999), Vol. 38, No. 1, pp. 22-29

Document 7: J. Immunol. (1996), Vol. 156, pp. 3159-3165

Claims 1-19

The inventions of Claims 1-19 do not appear to involve an inventive step over the inventions described in documents 1-7.

Documents 1-4 describe as issues a process of inducing Th1 cells having anti-tumor activity, and their use in cancer-specific immunotherapy.

The inventions described in documents 1-4 differ from the inventions of Claims 1-4 of this application in that they do not describe, as a process for providing antigen specificity, the introduction of a gene for a TCR which recognizes a cancer-associated antigen.

However, documents 5-6 describe preparing cancer-specific cytotoxic T cells by introducing a gene for a cancer-specific T cell antigen receptor. Consequently, a person skilled in the art could easily conceive of manufacturing cells for cell therapy by introducing a gene for a TCR which recognizes a cancer-associated antigen described in document 5-6 into Th1 cells having anti-tumor activity to resolve the issues described in documents 1-4.

Moreover, since it is not particularly difficult to select a publicly known cancer-associated antigen, the same applies to the invention of Claim 5. The same also applies to the invention of Claim 6 since induction with anti-CD3 antibodies and IL-2 and -12 is described in document 7. The same also applies to the inventions of Claims 7-8 since methods of preparing cells using beads or the like are merely well known technique.

Moreover, since documents 5-6 relate to Tc cells and simultaneously providing antigen specificity to Tc cells is a matter that can be accomplished as appropriate, the inventions of Claims 9-19 is also merely a matter that would easily be conceived of by a person skilled in the art.